

REMARKS

Applicant respectfully requests reconsideration of this application as amended. Claims 1, 11 and 21 have been amended. Claims 2-3, 6, 12-13, 16, 22-23 and 26 were cancelled without prejudice. No new claims have been added. Therefore, claims 1, 4-5, 7-11, 14-15, 17-21, 24-25 and 27-33 are presented for examination.

Claim Objection

Claims 1, 11 and 21 stand objected to due to informalities.

Claims 1, 11 and 21 have been amended. Applicant respectfully requests the withdrawal of the rejection of claims 1, 11 and 21 and their dependent claims.

35 U.S.C. § 112 Rejection

Claims 1, 4-5, 7-11, 14-15, 17-21, 24-25 and 27-33 stand rejected under 35 U.S.C. § 112, second paragraph.

Claims 1, 11 and 21 have been amended. Applicant respectfully requests the withdrawal of the rejection of claims 1, 11 and 21 and their dependent claims.

35 U.S.C. § 102 Rejection

Claims 1, 4-5, 7-11, 14-15, 17-21, 24-25 and 27-33 are rejected under 35 U.S.C. §102(e) as being anticipated by Coden, et al., U.S. Patent No., 6,816,858, ("Coden").

Claim 1, as amended, recites:

A method comprising:
receiving a search criteria for content from a client, wherein the search
criteria is based on user preferences of a user;

searching media sources for the content and metadata according to the search criteria, the metadata is associated with the content;
receiving results of the searching of the media sources;
parsing the metadata in real-time based on the results;
seamlessly integrating the content and the parsed metadata into integrated content according to the search criteria, wherein the integrated content is received by the client without having the client to switch between media sources, wherein the integrating of the content and the parsed metadata includes one or more of arranging the content based on the user preferences and user tracking information, prioritizing the content based on the user preferences and the user tracking information, and filtering the content to remove unwanted content of the content based on the user preferences, the user tracking information representing past usage patterns of the user;
and
providing the integrated content to the client.
(emphasis added)

As an initial matter, Applicant respectfully disagrees with the Examiner's characterization of Coden and the pending claims and thus, Applicant maintains the arguments presented in response to previous office actions. However, for the sake of expediting issuance of this case, Applicant provides additional amendments to the claims and the following remarks.

Coden discloses a "system and method is disclosed for performing Automatic Stream Analysis for Broadcast Information which takes *speech audio as input, converts the audio stream into text using a speech recognition system*, applies a variety of analyzers to the text stream to identify information elements, automatically generates queries from these information elements, and extracts data from search results that is relevant to a current program. The data is multiplexed into the broadcast signal and transmitted along with the original audio/video program. The system is fully automatic and operates in real time, allowing broadcasters to add relevant collateral information to live programming." (Abstract)

In contrast, claim 1, as amended, in pertinent part, recites “the integrating of the content and the parsed metadata includes one or more of arranging the content based on the user preferences and user tracking information, prioritizing the content based on the user preferences and the user tracking information, and filtering the content to remove unwanted content of the content based on the user preferences, the user tracking information representing past usage patterns of the user” (emphasis added). Coden, which relates to *speech audio and converting the audio stream into text using a speech recognition system*, does not teach or reasonably suggest at least this feature of claim 1. Accordingly, Applicant respectfully requests the withdrawal of the rejection of claim 1 and its dependent claims.

Claims 11 and 21 contain limitations similar to those of claim 1. Accordingly, Applicant respectfully requests the withdrawal of the rejection of claims 11 and 21 and their dependent claims.

Conclusion

In light of the foregoing, reconsideration and allowance of the claims is hereby earnestly requested.

Invitation for a Telephone Interview

The Examiner is requested to call the undersigned at (303) 740-1980 if there remains any issue with allowance of the case.

Request for an Extension of Time

Applicant respectfully petitions for an extension of time to respond to the outstanding Office Action pursuant to 37 C.F.R. § 1.136(a) should one be necessary. Please charge our Deposit Account No. 02-2666 to cover the necessary fee under 37 C.F.R. § 1.17(a) for such an extension.

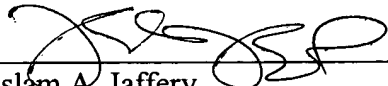
Charge our Deposit Account

Please charge any shortage to our Deposit Account No. 02-2666.

Respectfully submitted,

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